				77.35-76.3 (0000)
Case 3:	14-cr-0036INPTHDOOD FOR THE	NORTHERN DISTI DALLAS DIVISI	RICT OF TEXAS	And Annual Mary (Mary Control of the
UNITED STA	TES OF AMERICA)		OCT 1 4 2014
VS.)	CASE NO.:	3:14 CIR+36 W.S. DISTRICT COURT
HAROLD DE	NNIS (1))		Deputy W
		RT AND RECOMM CERNING PLEA O		3:4-CR-361-P
1997), has app 1 of the Inform the subjects me that the offens elements of su DENNIS be ac	peared before me pursuar nation. After cautioning a entioned in Rule 11, I det e(s) charged are support such offense. I therefore r	nt to Fed. R. Crim.P. and examining HAR termined that the guiled by an independent ecommend that the pracy to Commit Wire	11, and has entered OLD DENNIS unliky plea was know t basis in fact conclude of guilty be a Fraud, a violation	Dees, 125 F.3d 261 (5 th Cir. ed a plea of guilty to Count(s) ander oath concerning each of vledgeable and voluntary and entaining each of the essential accepted, and that HAROLD in of 18 U.S.C. § 371 and have the district judge,
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.			
	The defendant I find by clear a pose a danger	and convincing evid	with the current of ence that the deform or the commu	conditions of release. endant is not likely to flee or nity if released and should
	☐ The defendant☐ If the Court ac	nt opposes release. has not been complicepts this recomment of the Government.	ant with the cond andation, this mat	ditions of release. ter should be set for hearing
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the Court finds there is a substantial likelihood that a motion for acquittal or new trial will be granted, or (b) the Government has recommended that no sentence of imprisonment be imposed, or (c) exceptional circumstances are clearly shown under § 3145 (c) why the defendant should not be detained, and (2) the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.			
Date: Octob	er 14, 2014.	+	\rightarrow _	

NOTICE

UNITED STATES MAGISTRATE JUDGE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).